

LUD 5353.5 DIV (10016355)**REMARKS****A. Claim Amendments**

The only claim amended is claim 66. The Examiner references 37 C.F.R. § 1.121, and rules which come into effect on March 1, 2001. New rules came into effect on July 30, 2003. The new rules are followed here.

**B. Specification Amendment**

The amendment to the specification addresses the issues raised in point 7.

**C. Oath Declaration**

Applicants now turn to the issues discussed at points 8 et seq. There appears to be a misunderstanding.

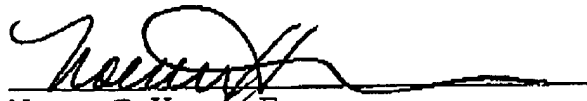
The Examiner has dismissed a petition, allegedly filed by applicants in this case.

Applicants did not file a petition in this case. Rather, they made of record a petition filed in the parent case to change inventorship. Applicants did so because the Examiner asked for this. Inventorship correction was made in the parent case. The correct inventors signed the new declaration. The Examiner wanted to know why there was a change, and applicants submitted the papers from the parent case to show why. Since the correction was made in the parent case, it is not believed that further petitions are necessary.

Allowance of this application is now believed proper.

Respectfully submitted,

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